# For the Northern District of California

IN THE UNITED STATES DISTRICT COURT	
FOR THE NORTHERN DISTRICT OF CALIFORNIA	1

SUZANNE S. CHEUNG,	No. C 10-01202 JW (PR)
Petitioner,	ORDER TO SHOW CAUSE
vs.	) ) )
PAUL COPENHAVER, Warden,	
Respondent.	) )
	, )

Petitioner, a federal prisoner incarcerated at the Federal Correctional Institution in Dublin, California, has filed a <u>pro se</u> petition for a writ of habeas corpus under 28 U.S.C. § 2241. Petitioner has paid the filing fee.

# **DISCUSSION**

### Standard of Review A.

A district court may entertain a petition for a writ of habeas corpus challenging the execution of a federal sentence on the ground that the sentence is

<sup>&</sup>lt;sup>1</sup> As petitioner is incarcerated within the Northern District of California and her petition challenges the execution of her federal sentence, venue is proper in this district. See <u>Dunne v. Henman</u>, 875 F.2d 244, 249-50 (9th Cir. 1989).

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being executed "in violation of the Constitution or laws or treaties of the United States." 28 U.S.C. § 2241(c)(3); <u>United States v. Giddings</u>, 740 F.2d 770, 772 (9th Cir. 1984). The court should "award the writ or issue an order directing the respondent to show cause why the writ should not be granted, unless it appears from the application that the applicant or person detained is not entitled thereto." 28 U.S.C. § 2243.

### В. Applicable Law

The Federal Bureau of Prisons ("BOP") has the authority, under 18 U.S.C. § 3261(b), to designate the location of an inmate's imprisonment. Prior to December 13, 2002, the BOP's policy was to exercise its discretion in allowing prisoners to serve part or all of their imprisonment in a Residential Reentry Center ("RRC"). Rodriguez v. Smith, 541 F.3d 1180, 1182 (9th Cir. 2008). As of December 13, 2002, the Department of Justice Office of Legal Counsel ended that practice by issuing a legal opinion that § 3621(b) does not authorize inmate placement in an RRC for an entire term, for the reason that such placement does not constitute imprisonment. Id.

In the light of the above-referenced opinion, the BOP, on December 20, 2002, changed its policy, by limiting an inmate's eligibility for placement in an RRC to the shorter of either six months or the final ten percent of the inmate's sentence. <u>Id.</u> Subsequently, that policy was invalidated by the First and Eighth Circuits, which found the policy failed to recognize the BOP's discretion to transfer inmates at anytime to an RRC. <u>Id.</u> In response, the BOP decided to "exercise its discretion categorically to limit inmates' community confinement to the last ten percent of the prison sentence being served, not to exceed six months." <u>Id.</u> (quoting 69 Fed. Reg. 51213). In 2005, that BOP rule was codified at 28 C.F.R. §§ 570.20 and 570.21. Id.

On April 9, 2008, the Second Chance Act was signed into law, authorizing the BOP to consider placing inmates in an RRC for up to the final twelve months of their sentence. 18 U.S.C. § 3624. On September 4, 2008, the Ninth Circuit decided

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Rodriguez, supra, holding the rules published by the BOP at 28 C.F.R. §§ 570.20
and 570.21 conflicted with the Congressional intent of 18 U.S.C. § 3621(b), which
statute sets forth five factors the BOP must consider when making placement and
transfer decisions. See Rodriguez, 541 F.3d at 1186. As determined by the Ninth
Circuit, inmates must be considered for RRC placement based on the five factors of
§ 3621(b) and, consequently, the BOP cannot reference 28 C.F.R. §§ 570.20 and
570.21 in considering an inmate for RRC placement. <u>Id.</u> at 1189.

### C. Petitioner's Claims

In the instant petition, petitioner claims the BOP has failed to comply with Rodriguez, 541 F.3d 1180, by refusing to grant her a discretionary transfer to a Pre-Release Center ("PRC") in Honolulu, Hawaii. (Pet. 1.) Petitioner claims that the BOP has failed to appropriately designate her under the five criteria set forth in § 3621(b). (Id. at 2.) According to the petition, petitioner was convicted of "intent to distribute methamphetamine[]." (Id. at 4.) Petitioner claims that she was sentenced to a community-based chemical dependency treatment program, but that she will be denied these court-ordered programs for two or three years due to the lack of adequate instructors and overcrowding at her current place of confinement. (Id. at 4-5.) Petitioner also claims that the conditions of confinement at the Dublin facility are so "squalid, demeaning, and demoralizing as to have negative rehabilitative and penitential effects", and that it violates the Eighth Amendment's prohibition against cruel and unusual punishment. (<u>Id.</u> at 2.)

Petitioner alleges that she has exhausted her administrative remedies with respect to her claims. (Id. at 7-8.)

# **CONCLUSION**

For the foregoing reasons and for good cause shown,

The clerk shall serve by certified mail a copy of this order and the 1. petition and all attachments thereto on respondent and respondent's attorney, the 

United States Attorney for the Northern District of California.	The clerk shall also
send a copy of the petition to the Attorney General of the Unite	ed States in
Washington, D.C.	

2. Respondent shall file with the court and serve on petitioner, within thirty (30) days of the issuance of this order, an answer responding to the allegations of the petition and showing cause why a writ of habeas corpus should not be issued. Respondent shall file with the answer and serve on petitioner a copy of all documents that are relevant to a determination of the issues presented by the petition.

If petitioner wishes to respond to the answer, she shall do so by filing a traverse with the court and serving it on respondent within thirty (30) days of her receipt of the answer.

June 29, 2010 DATED:

# UNITED STATES DISTRICT COURT FOR THE

# NORTHERN DISTRICT OF CALIFORNIA

SUZANNE S CHEUNG,	Case Number: CV10-01202 JW	
Petitioner,	CERTIFICATE OF SERVICE	
v.		
PAUL COPENHAVEN, Warden,		
Respondent.	/	
I, the undersigned, hereby certify that I as Court, Northern District of California.	n an employee in the Office of the Clerk, U.S. District	
That on 6/29/2010 attached, by placing said copy(ies) in a polyhereinafter listed, by depositing said enver an inter-office delivery receptacle located	, I SERVED a true and correct copy(ies) of the ostage paid envelope addressed to the person(s) elope in the U.S. Mail, or by placing said copy(ies) into I in the Clerk's office.	
Suzanne S. Cheung #98172-022 FEDERAL DETENTION CENTER-CAN 5675 8th Street Dublin, CA 94568	MP PARKS	
Dated:6/29/2010	Dishard W. Wisking Clark	
	Richard W. Wieking, Clerk  /s/ By: Elizabeth Garcia. Deputy Clerk	